FLEISCHMANLAW, P.C.

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August 23, 2006

VIA FACSIMILE ONLY (757) 321-2465 PRA III LLC c/o Portfolio Recovery Associates 120 Corporate Blvd., Ste. 100 Norfolk, VA 23502

re: Debtor: Ariadna Mateo

Former Creditor: Chase

Account No.: 5260314770051521

To Whom It May Concern:

Be advised that this office represents the above-referenced debtor, who filed Chapter 7 bankruptcy case number 04-13404 with the U.S. Bankruptcy Court for the Southern District of New York. Said bankruptcy case was filed on May 18, 2004 and was discharged on September 20, 2004.

I have been advised by the debtor that a negative payment history continues to be reported to the three consumer credit reporting agencies on the above-referenced account, as well as a current outstanding balance and a past due balance. This account was included in the above captioned Chapter 7 case and was legally canceled upon the entry of the Discharge Order. A copy of the Discharge Order was served upon Chase, the original creditor, at a valid address by the U.S. Bankruptcy Court for the Southern District of New York.

The continued reporting of a balance due on this discharged account constitutes a continued attempt to collect a debt. As you are aware, such an attempt to collect a debt discharged in bankruptcy constitutes a violation of the Discharge Order as well as a violation of the Fair Credit Reporting Act.

Please consider this letter as a demand that you immediately update the information being furnished to Equifax, Experian and TransUnion and correct the reporting of this trade line within fifteen (15) calendar days of this letter. Since this debt has been discharged in Bankruptcy, you are permitted only to report a "0" balance to the consumer reporting agencies at this time. Please also notify this office in writing when you send the Uniform Data Report notice to the credit reporting agencies requesting the correction of this improper reporting entry.

Please note that 11 USC § 524(a)(2) holds that a discharge granted in bankruptcy "operates as an injunction against the commencement or continuation of an action, the employment of process, or an act, to collect, recover or offset any such debt as a personal liability of the debtor . . ." Any attempt to collect following entry of the Discharge of Debtor constitutes contempt of Court.

A failure to respond in the time specified will be a deemed as refusal to comply. This will leave our office with no alternative but to immediately take all necessary steps to enforce our client's

rights due to your furnishing and reporting incorrect and inaccurate information to the consumer reporting agencies and for your failure to correct the same.

In the event that you believe you are not required to comply, please advise of your position in writing within the time specified for a response.

Your immediate response is expected.

Very truly yours,

AY S. FLEISCHMAN

Subject: MaxEmail Send Delivery Report Job 20846907 From: MaxEmail Send<SendAdmin@maxemail.com>

Date: Wed, 23 Aug 2006 16:56:48 -0500

To: jay@drlcny.com

Maxemail Send Job Confirmation For Job ID 20846907

Job Information

Maxemail Job ID : 20846907 Number of Pages : 0002 Recipient Count : 1

Total Charges : \$0.10

Report Time Zone: America/New York (GMT-0400)

Recipient Delivery Summary

Delivered Errorred

Duration Rec Fax Number Pgs* Calls Status Charge 0002 0000 17573212465 00:00:42 1 Delivered \$0.10

Individual Call Detail

______ Call Detail for Item 00000 ID 3654767 Sent To 17573212465 0002 Pages Delivered

Date/Time Duration Pgs* Status Charge 08/23-17:57 00:00:42 2 Transmission Successful \$0.10 Charge

______ End Of Report

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